

EXHIBIT 7

Jocelyn Ma

From: Karen Dunn <KDunn@BSFLLP.com>
Sent: Monday, December 11, 2017 9:48 AM
To: David Perlson; Andrea P Roberts; UberWaymoMoFoAttorneys;
BSF_EXTERNAL_UberWaymoLit; Uber-sg@LISTS.SUSMANGODFREY.COM; John Cooper
(JCooper@fbm.com); Matthew Cate (MCate@fbm.com)
Cc: QE-Waymo
Subject: Re: Waymo v. Uber: Boies Schiller log

David,

We were generally aware that Wilmer was doing an internal investigation, but the substance of any allegations being investigated was not shared with BSF, nor were any documents. Only Wilmer can explain why they logged this communication, which they have said was done out of an abundance of caution because they communicated with us about an issue that arose in that investigation. As I have explained, we did not know of the existence of or receive the Jacobs Letter, the Jacobs resignation email, or the Jacobs Settlement, or their content, until on or after the day before Thanksgiving. While I do understand that the Wilmer log created confusion, I really believe - respectfully - that this is a non-issue.

Thanks,

Karen

From: David Perlson <davidperlson@quinnemanuel.com<mailto:davidperlson@quinnemanuel.com>>
Date: Sunday, December 10, 2017 at 10:35 PM
To: Karen Dunn <kdunn@bsfllp.com<mailto:kdunn@bsfllp.com>>, Andrea P Roberts
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Cc: QE-Waymo <qewaymo@quinnemanuel.com<mailto:qewaymo@quinnemanuel.com>>
Subject: RE: Waymo v. Uber: Boies Schiller log

Karen, is it your representation that the allegations of the Jacobs' letter were not discussed at all in the communication logged by Wilmer? If not, why was it logged in the first place? I am sure you can understand the confusion we have with what you say below and the logging of your communication, right before the disclosure to the US Attorney that Ms. Padilla testified about.

David

From: Karen Dunn [mailto:KDunn@BSFLLP.com]

Sent: Friday, December 08, 2017 2:03 PM

To: David Perlson <davidperlson@quinnemanuel.com<mailto:davidperlson@quinnemanuel.com>>; Andrea P Roberts <andreaproberts@quinnemanuel.com<mailto:andreaproberts@quinnemanuel.com>>; UberWaymoMoFoAttorneys <UberWaymoMoFoAttorneys@mofo.com<mailto:UberWaymoMoFoAttorneys@mofo.com>>; BSF_EXTERNAL_UberWaymoLit <BSF_EXTERNAL_UberWaymoLit@BSFLLP.com<mailto:BSF_EXTERNAL_UberWaymoLit@BSFLLP.com>>; Uber-sg@LISTS.SUSMANGODFREY.COM<mailto:Uber-sg@LISTS.SUSMANGODFREY.COM>; John Cooper (JCooper@fbm.com<mailto:JCooper@fbm.com>) <JCooper@fbm.com<mailto:JCooper@fbm.com>>; Matthew Cate (MCate@fbm.com<mailto:MCate@fbm.com>) <MCate@fbm.com<mailto:MCate@fbm.com>> Cc: QE-Waymo <qewaymo@quinnemanuel.com<mailto:qewaymo@quinnemanuel.com>> Subject: Re: Waymo v. Uber: Boies Schiller log

David,

We do not dispute the request for a log but there is nothing to log. We do not have any communications with Wilmer prior to Thanksgiving regarding the subject matters covered by the Jacobs Letter, the Jacobs resignation email, or the Jacobs Settlement. We did communicate with Wilmer related to their internal investigation of the security group but that communication did not address the subject matters contained in the Jacobs Letter, the Jacobs resignation email, or the Jacobs Settlement, nor did BSF learn about the existence of any of those documents or their content until on or after November 22, 2017.

Thanks,

Karen

From: David Perlson

<davidperlson@quinnemanuel.com<mailto:davidperlson@quinnemanuel.com>>>

Date: Thursday, December 7, 2017 at 10:50 PM

To: Andrea P Roberts

<andreaproberts@quinnemanuel.com<mailto:andreaproberts@quinnemanuel.com>>>

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Subject: RE: Waymo v. Uber: Boies Schiller log

Folks, I may be misremembering, but I don't think we have gotten a commitment that we will get this log. Given that MoFo will be providing a similar one and the ambiguity in the Wilmer log re BSF communications, we don't think there should be a dispute about this. But if there is, please let us know tomorrow morning.

Thanks,

David

From: Andrea P Roberts
Sent: Wednesday, December 06, 2017 5:38 PM
To: UberWaymoMoFoAttorneys
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Subject: Waymo v. Uber: Boies Schiller log

John and Counsel –

We request that Boies Schiller Flexner provide as soon as possible a complete list of all of its attorneys who received either the Jacobs Letter or the Jacobs resignation email, and when he or she received each. Also, we request that Boies Schiller Flexner provide by Sunday its own complete log of all communications regarding the subject matters covered by the Jacobs Letter, the Jacobs resignation email, or the Jacobs Settlement.

Please also provide deposition availability for Karen Dunn.

Thanks,

Andrea

Andrea Pallios Roberts
Of Counsel,
Quinn Emanuel Urquhart & Sullivan, LLP

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